EXHIBIT C

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W. R. GRACE & CO., et al.,1) Case No. 01-01139 (JKF) (Jointly Administered)
Debtors.) Objection Deadline: February 20, 2003 at 4:00 p.m. Hearing Date: TBD only if necessary
FOR COMPENSATION FOR SERVEXPENSES AS SPECIAL ASBESTO COUNSEL TO DEBTORS FOR THE EIGH	TION OF REED SMITH LLP VICES AND REIMBURSEMENT OF OS PRODUCT LIABILITY DEFENSE HTEENTH MONTHLY INTERIM PERIOD HROUGH DECEMBER 31, 2002
Name of Applicant:	Reed Smith LLP
Authorized to Provide Professional Services to:	W. R. Grace & Co., et al., Debtors and Debtors-in-Possession
Date of Retention:	July 19, 2001.

Period for which compensation and

reimbursement is sought:

December 1, 2002 through December 31, 2002

Amount of Compensation sought as actual,

Reasonable, and necessary:

\$36,744.50

July 19, 2001,

effective as of April 2, 2001

This an: X monthly interim _ final application.

Prior Applications filed: Yes.

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food ON Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
8/28/01	4/2/01 through 7/31/01	\$40,583.00	\$356.92	No objections served on counsel	No objections served on counsel
9/27/01	8/1/01 through 8/31/01	\$90,113.00	\$4,048.11	No objections served on counsel	No objections served on counsel
10/26/01	9/1/01 through 9/30/01	\$155,804.00	\$6,971.66	No objections served on counsel	No objections served on counsel
11/27/01	10/1/01 through 10/31/01	\$229,036.50	\$10,314.97	No objections served on counsel	No objections served on counsel
12/26/01	11/1/01 through 11/30/01	\$216,703.50	\$22,667.19	No objections served on counsel	No objections served on counsel
1/30/02	12/1/01 through 12/31/01	\$152,288.00	\$43,025.11	No objections served on counsel	No objections served on counsel
3/1/02	1/1/02 through 1/31/02	\$152,389.50	\$45,525.87	No objections served on counsel	No objections served on counsel
3/28/02	2/1/02 through 2/28/02	\$115,694.50	\$39,388.59	No objections served on counsel	No objections served on counsel
5/2/02	3/1/02 through 3/31/02	\$95,617.50	\$49,224.63	No objections served on counsel	No objections served on counsel
5/28/02	4/1/02 through 4/30/02	\$125,169.50	\$44,498.12	No objections served on counsel	No objections served on counsel
6/28/02	5/1/02 through 5/31/02	\$186,811.50	\$88,641.73	No objections served on counsel	No objections served on counsel
8/5/02	6/1/02 through 6/30/02	\$167,414.75	\$26,462.86	No objections served on counsel	No objections served on counsel

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
9/9/02	7/1/02 through 7/31/02	\$121,203.75	\$7,897.17	No objections served on counsel	No objections served on counsel
9/30/02	8/1/02 through 8/31/02	\$183,876.75	\$18,631.51	No objections served on counsel	No objections served on counsel
10/31/02	9/1/02 through 9/30/02	\$205,975.00	\$12,810.65	No objections served on counsel	No objections served on counsel
11/27/02	10/1/02 through 10/31/02	\$172,838.75	\$34,384.69	No objections served on counsel	No objections served on counsel
12/30/02	11/1/02 through 11/30/02	\$115,576.00	\$12,630.85	No objections served on counsel	No objections served on counsel

As indicated above, this is the eighteenth application for monthly interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases.

The total time expended for the preparation of this application is approximately 15 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$4,500.00.

The Reed Smith attorneys who rendered professional services in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years as an attorney	Department	Hourly billing rate	Total billed hours	Total compensation
James J. Restivo, Jr.	Partner	31 Years	Litigation	\$430.00	2.10	\$903.00
Douglas E. Cameron	Partner	18 Years	Litigation	\$385.00	30.90	\$11,896.50
James W. Bentz	Partner	14 Years	Litigation	\$300.00	42.75	\$12,825.00
Traci Sands Rea	Associate	7 Years	Litigation	\$265.00	.50	\$132.50
Richard A. Keuler	Associate	3 Years	Litigation	\$240.00	2.60	\$624.00
Rosa C. Miller	Associate	8 Years	Litigation	\$195.00	14.90	\$2,905.50
Andrew J. Muha	Associate	2 Years	Litigation	\$185.00	17.90	\$3,311.50

The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
M. Susan Haines	Paralegal	28 Years	Litigation	\$150.00	.50	\$75.00
Maureen L. Atkinson	Paralegal	26 Years	Litigation	\$120.00	23.90	\$2,868.00
John B. Lord	Paralegal	10 Years	Litigation	\$145.00	8.30	\$1,203.50

Total Fees: \$36,744.50

COMPENSATION BY PROJECT CATEGORY

Project Category	Hours	Amount
Litigation and Litigation Counseling	21.50	\$7,692.50
ZAI Science Trial	105.85	\$26,096.00
Hearings	0.80	\$192.00
Fee Applications	16.20	\$2,764.00
Total:	144.35	\$36,744.50

EXPENSE SUMMARY

Description	Litigation and Litigation Consulting	ZAI Science Trial
Telephone Expense Duplicating/Printing Outside Duplicating Postage Expense Courier Service Documentation Charge Air Travel Expense Westlaw Telephone - Outside Meal Expense	\$5.50 \$200.40 \$69.34 \$1.94 \$101.91 \$232.80 \$511.50	\$3.69 \$62.70 \$14,919.49 \$4.62 \$11.16 \$19.87 \$82.95 \$82.18
SUBTOTAL	\$1,123.39	\$15,186.66
TOTAL		\$16,310.05

Dated: January 31, 2003

REED SMITH LLP

/s/ Richard A. Keuler, Jr.

Richard A. Keuler, Jr. (No. 4108) 1201 Market Street, Suite 1500

Wilmington, DE 19801 Telephone: (302) 778-7500 Facsimile: (302) 778-7575 E-mail: <u>rkeuler@reedsmith.com</u>

and

James J. Restivo, Jr.

Lawrence E. Flatley

Douglas E. Cameron

435 Sixth Avenue

Pittsburgh, PA 15219

Telephone: 412.288.3131 Facsimile: 412.288.3063

Special Asbestos Products Liability Defense

Counsel

W.R Grace & Co. One Town Center Road Boca Raton, FL 33486

Date Name

Invoice Number 1000149 Invoice Date 01/28/03 Client Number 172573 Matter Number 60026

Hours

Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2002

12/02/02	Cameron	E-mail to HRO regarding Yang deposition designation in cost recovery action (.7); Review materials for Rich Lee trial prep meeting as relating to cost recovery action (1.4).	2.10
12/03/02	Bentz	Review of order regarding settlement of fraudulent conveyance action (.3); review of stipulation in EPA cost recovery action (.8).	1.10
12/03/02	Cameron	Review materials relating to fraudulent conveyance action settlement and telephone call with R. Finke regarding same (.5); Review cost recovery action revised stipulated facts (.9).	1.40
12/05/02	Bentz	Review of materials regarding Grace, Libby and the fraudulent conveyance action.	.30
12/06/02	Cameron	Telephone call with R. Finke regarding R. Lee trial preparation and proposed Stipulation of Fact in cost recovery action.	.40
12/07/02	Cameron	Review proposed stipulation of facts in cost recovery action.	1.50

172573 W. R. Grace & Co.
60026 Litigation and Litigation Consulting
January 28, 2003

Date	Name		Hours
12/09/02	Cameron	Memo regarding proposed findings of fact in EPA Cost Recovery Action (.7); Telephone call with R. Finke regarding same (.2); Review R. J. Lee trial preparation materials (.8).	1.70
12/10/02	Rossi	Memo to Murphy re: additional boxes for scanning in connection with cost recovery action.	.10
12/11/02	Rossi	Memo to On-Site re: scanning of additional boxes in connection with cost recovery action (0.2); telephone call with Murphy re: same (0.1); memo to Murphy re: same (0.1).	.40
12/12/02	Bentz	Review of proposed findings of fact and conclusions of law in cost recovery action.	1.90
12/12/02	Cameron	Review materials from EPA Cost Recovery Action regarding Rich Lee preparation (.8); Review recently filed stipulation, witness lists, etc.in EPA Cost Recovery Action (.9).	1.70
12/13/02	Bentz	Review of proposed findings of fact and conclusions of law in cost recovery action.	.60
12/18/02	Bentz	Review of portions of discovery in EPA cost recovery action.	1.60
12/19/02	Cameron	Telephone call with R. Finke regarding developments in cost recovery action.	.50
12/21/02	Cameron	Prepare for and participate in conference call regarding EPA cost recovery action trial preparation of expert witness.	2.90
12/22/02	Cameron	Review revised materials for R. J. Lee testimony in EPA cost recovery action (.8); review Court's opinion in cost recovery action (1.1).	1.90

172573 W. R. Grace & Co.
60026 Litigation and Litigation Consulting
January 28, 2003

Invoice Number 1000149
Page 3

Date	Name		Hours	
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12/23/02	Cameron	Continue review of R. J. Lee materials for his testimony in cost recovery action.	1.40	
		TOTAL HOURS	21.50	

TIME SUMMARY	Hours		Rate		Value
Douglas E. Cameron	15.50	at \$	385.00	=	5,967.50
James W Bentz	5.50	at \$	300.00	=	1,650.00
Martha Susan Haines Rossi	.50	at \$	150.00	=	75.00

CURRENT FEES

7,692.50

TOTAL BALANCE DUE UPON RECEIPT \$ 7,692.50

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number
Invoice Date

1000150 01/28/03

Client Number

172573

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees

26,096.00

TOTAL BALANCE DUE UPON RECEIPT

\$ 26,096.00

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number 1000150
Invoice Date 01/28/03
Client Number 172573
Matter Number 60028

Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2002

Date	Name		Hours
11/27/02	Rea	Drafted supplemental discovery requests to ZAI claimants.	.50
12/01/02	Cameron	Review materials relating to potential expert witness meeting for ZAI Science Trial preparation (1.1) and e-mails regarding same (0.2).	1.30
12/02/02	Bentz	Review of correspondence regarding supplemental discovery request in ZAI Science Trial.	.10
12/03/02	Atkinson	Searches for ZAI Science Trial potential expert files per instructions of D. Cameron(.40); searches in Summation re: particular "Attic-Hazardous Evaluation" file requested by ZAI claimants' counsel (0.7), and e-mail to Carla Latuda (HRO) re: same (0.1).	1.20
12/03/02	Bentz	Preparation of responses to second requests for admissions by ZAI claimants (1.7); preparation of response to third request for production of documents by ZAI claimants (1.0); conference with A. Muha regarding privileged documents and review of privilege documents (.6).	3.30

Date	Name		Hours
12/03/02	Cameron	Telephone call with R. Finke regarding issues relating to attic insulation removal at home of R. Bush (.4); telephone call with J. Restivo regarding same (.3).	.70
12/03/02	Muha	Meet with J. Bentz re: report on review of attorney-client privilege documents (0.6); review status of law on attorney-client/work-product privilege (2.3); intensive review of documents to which ZAI claimants' counsel objected to characterization as privileged (3.8).	6.70
12/03/02	Restivo	Review new Science Trial materials and consider ZAI/Busch removal.	.50
12/04/02	Atkinson	Reviewing files re: Science Trial potential expert material (.6); searches on Summation for particular "Attic Insulation Hazard Evaluation" file requested by claimants (.2); e-mails to C. Latuda (Holme Roberts) and J. Bentz re: same (.6).	1.40
12/04/02	Bentz	Review of correspondence regarding discovery in ZAI Science Trial.	.30
12/04/02	Cameron	Telephone call with R. Finke regarding ZAI removal project and potential consultant to monitor same (.3); prepare draft letter regarding same (.2); review recent discovery from Science Trial proceeding (.9).	1.40
12/04/02	Muha	Review ZAI documents for indicia of attorney-client privilege (1.7); draft memo regarding same (2.0).	3.70
12/05/02	Bentz	Review of materials regarding dispute raised by ZAI claimants over privilege asserted on certain documents.	.60

Date	Name		Hours
12/05/02	Cameron	Telephone call with R. Finke regarding ZAI removal project in Spokane (.3); revise and finalize letter regarding same (.3).	.60
12/05/02	Muha	Revise and finalize memo regarding privileged status of documents sought for production by ZAI claimants.	1.40
12/06/02	Atkinson	Searches on Summation for documents without dates per letter request from ZAI claimants' counsel (.6); meeting with J. Bentz and e-mail to C. Latuda (Holme Roberts) re: attic insulation file requested by ZAI claimants (.4).	1.00
12/06/02	Bentz	Conference with M. Atkinson regarding response to ZAI claimants' Third Request for Production and Debtor's response to First Request for Production (.6); preparation of responses to second requests for admissions (1.5); draft response to various letters of ZAI claimants' counsel regarding ongoing discovery issues (1.0).	3.10
12/09/02	Atkinson	Searches on Summation database for attic test results (1.2); reviewing notebooks relating to attic testing (.9); review past e-mails to M. Murphy (Casner Edwards) re: review of materials for file requested by ZAI claimants (.3).	2.40
12/09/02	Bentz	Preparation of letter to ZAI Claimants' counsel regarding various outstanding discovery issues.	.80
12/09/02	Restivo	Review of newly received materials and reports relating to ZAI Science Trial proceeding.	.60

Date	Name		Hours
*			
12/10/02	Cameron	Review materials for ZAI removal project logistics (.3); Review letters and summarize discovery issues from Science Trial (.8).	1.10
12/11/02	Bentz	Conferences with W. Sparks and J. Restivo regarding discovery issues for argument at December 16th Omnibus hearing (.6); review of various outstanding discovery issues in ZAI Science Trial (1.0).	1.60
12/11/02	Miller	Draft portion of memorandum regarding science issues in asbestos-related injury litigation.	2.60
12/11/02	Restivo	Review proposed findings and conclusions for ZAI Science Trial case.	1.00
12/12/02	Bentz	Preparation of responses to outstanding discovery requests.	.90
12/13/02	Atkinson	Reviewing document binders and database entries for documents relating to testing issues.	.80
12/13/02	Bentz	Revising responses to ZAI claimants' third request for production and conference with M. Murphy regarding same (.5); review of letter from claimants' counsel regarding potential formatting problem in document production and investigating same (.9).	1.40
12/13/02	Miller	Research of case law regarding science issues in asbestos-related injury lawsuits.	1.80
12/16/02	Atkinson	Searches on Summation and meeting with J. Bentz, H. Flakker (Lit. Sup.) re: R. Turkewitz 12/13 letter re: problems in ZAI document production files (.8); meeting with A. Rose (vendor) re: same (.6).	1.40

Date	Name		Hours
12/16/02	Bentz	Conference with M. Atkinson, H. Flakker and vendor regarding determination of whether document production files provided to ZAI claimants' counsel contain a defect (1.9); corresponding with ZAI claimants' counsel regarding purported defect and vendor's suggestions (.5); review of data regarding discovery materials provided (.4).	2.80
12/16/02	Cameron	Review agenda for upcoming meeting with several Science Trial consultants and e-mail regarding same (.4); review Science Trial consultant materials relating to testing issues in preparation for meeting (.9).	1.30
12/16/02	Miller	Draft portion of memorandum regarding Science issues in asbestos-related injury litigation.	2.50
12/17/02	Atkinson	Organizing and reviewing privileged documents files.	.70
12/17/02	Bentz	Review of documents on which ZAI claimants' counsel has challenged the privilege asserted and formulate recommendation for possible compromise (4.5); revising and circulating responses to ZAI claimants' third document request (0.8).	5.30
12/17/02	Cameron	Review issues relating to testing data from Science Trial consultant.	.90
12/18/02	Atkinson	Reviewing ZAI document binders for development of trial aides.	2.30
12/18/02	Bentz	Corresponding with vendor and ZAI claimants' counsel regarding problem with loan files produced with ZAI documents on compact discs (1.0); work on finalizing responses to ZAI discovery	2.90

Date Name		Hours
	requests (.6); drafting letter to ZAI claimants' counsel regarding privilege document disputes (.9);	
	reviewing and researching ZAI claimants' counsel's letter regarding index of documents on microfilm (.4).	
12/18/02 Miller	Draft/revise portion of memorandum regarding Science issues in asbestos personal injury lawsuits.	2.70
12/19/02 Atkinson	Reviewing Summation databases and meeting with J. Bentz re: claimants' counsel 12/18 letter regarding microfilm/microfiche.	1.10
12/19/02 Bentz	Finalizing discovery responses to ZAI claimants' requests (.3); investigating index to documents on microfilm and draft letter to ZAI claimants' counsel regarding same (1.7); call with M. Murphy regarding document production issues (.3); review of ZAI documents produced to claimants from the repository (1.8).	4.10
12/19/02 Cameron	Telephone call with counsel for ZAI claimants regarding discovery extension and e-mails regarding same (.3); telephone call with R. Finke regarding upcoming Science Trial consultant meetings (.4); prepare for meeting in Pittsburgh with Grace in-house counsel and	2.10
	several consultants re: science trial issues (1.4).	
12/19/02 Miller	Review and revisions to memo regarding Science issues in asbestos lawsuits.	2.50
12/20/02 Bentz	Review of historical documents produced to ZAI claimants' counsel in preparation for witness interviews and depositions.	2.75

Date	Name		Hours
12/20/02	Cameron	Prepare for and meet with R. Finke regarding Science Trial consultant meetings (1.9); Meet with R. Finke and several consultants regarding work on testing issues for science trial (2.9).	4.80
12/20/02	Miller	Revise portions of memorandum regarding Science issues in asbestos lawsuits.	2.80
12/21/02	Bentz	Review of additional historical documents produced to ZAI claimants' counsel in preparation for witness interviews and depositions.	2.00
12/23/02	Atkinson	Reviewing ZAI document database to add coding to summaries for relevant documents (1.1); search on Summation database re: review of new boxes of ZAI documents from Cambridge (.3); review of certain Summation documents/binders of ZAI documents for meetings with witnesses (1.9).	3.30
12/23/02	Bentz	Corresponding with R. Finke regarding privileged ZAI documents (.3); review of ZAI documents produced to claimants' counsel in preparation for witness interviews and depositions (4.6).	4.90
12/26/02	Atkinson	Reviewing privileged documents files (.3); supplementing coding of relevant ZAI documents (.5).	.80
12/27/02	Atkinson	Reviewing and preparing inventory of ZAI documents produced at Casner & Edwards Winthrop Square Repository (4.9); additional coding of certain ZAI documents reviewed by paraprofessionals (.7).	5.60
12/27/02	Cameron	Review materials from meeting with Science Trial consultants and Grace in-house counsel for purposes of summary.	1.20

Invoice Number 1000150 Page 8

Date	Name		Hours

12/29/02	Atkinson	Revising inventory of ZAI documents produced at Casner & Edwards Winthrop Square Repository.	1.90
12/30/02	Bentz	Review of documents produced to ZAI claimants' counsel in preparation for witness interviews and depositions.	.40

TOTAL HOURS 105.85

TIME SUMMARY	Hours		Rate		Value
James J. Restivo Jr.	2.10	at	\$ 430.00	=	903.00
Douglas E. Cameron	15.40	at	\$ 385.00	=	5,929.00
James W Bentz	37.25	at	\$ 300.00	=	11,175.00
Traci Sands Rea	.50	at	\$ 265.00	=	132.50
Andrew J. Muha	11.80	at	\$ 185.00	=	2,183.00
Rosa Copeland Miller	14.90	at	\$ 195.00	=	2,905.50
Maureen L. Atkinson	23.90	at	\$ 120.00	-	2,868.00

CURRENT FEES

26,096.00

TOTAL BALANCE DUE UPON RECEIPT \$ 26,096.00

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number
Invoice Date

1000175 01/28/03

Client Number

172573

Re: W. R. Grace & Co.

(60030) Hearings

Fees

192.00

TOTAL BALANCE DUE UPON RECEIPT

\$ 192.00

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W.R Grace & Co. One Town Center Road Boca Raton, FL 33486

Invoice Number Invoice Date 01/28/03 Client Number 172573 Matter Number

1000175 60030

Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2002

Date	Name		Hours
12/16/02	Keuler	Telephone call with J. Bentz re: today's hearing (0.2); check docket re: hearing status (0.1); calls to Court re: telephonic appearance (0.1); telephone call with debtor's counsel re: hearing and follow-up with J. Bentz re: same (0.2); telephone call to K. Miller re: today's hearing (0.1); telephone call to S. McFarland re: tidings hearing (0.1).	.80
		TOTAL HOURS	.80

TIME SUMMARY	Hours	Rate	Value
Richard A. Jr. Keuler	.80 at	\$ 240.00 =	192.00

CURRENT FEES

192.00

TOTAL BALANCE DUE UPON RECEIPT \$ 192.00 _____

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487

Invoice Number Invoice Date 01/28/03

1000153

Client Number 172573

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees

2,764.00

TOTAL BALANCE DUE UPON RECEIPT

\$ 2,764.00

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number 1000153
Invoice Date 01/28/03
Client Number 172573
Matter Number 60029

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2002

Date	Name		Hours
11/11/02	Keuler	Telephone call with J. Lord regarding information needed for filing fee application/CNOs (0.4). Reviewed documents regarding interim fee application procedures (0.4).	.80
11/19/02	Keuler	Reviewed e-messages with Pittsburgh attorneys re: outstanding fee application (0.2). Met with J. Lord regarding status of outstanding fee application (0.2).	.40
11/27/02	Keuler	Reviewed October fee application and met with J. Lord regarding filing.	.60
12/02/02	Lord	Research docket and prepare e-mail to R. Keuler re: possible CNO for quarterly fee application (.3); e-mail to Bilzin firm re-serving monthly fee application re: earlier undeliverable (.2).	.50
12/04/02	Lord	Research docket for objections and prepare CNO for Sixth Quarterly fee application.	.50
12/05/02	Lord	Telephone call with R. Keuler re: CNO for 6th interim application.	.20

172573 W. R. Grace & Co. 60029 Fee Applications-Applicant January 28, 2003

Date	Name		Hours
12/06/02	Lord	Revise and e-file CNO for Reed Smith's Sixth Interim application (.7); supplement and perfect service for same (.3).	:1.00
12/06/02	Muha	Review DBR for November 2002 fee application.	.30
12/12/02	Muha	Review and revise November DBRs for 17th monthly fee application.	1.10
12/15/02	Muha	Revise November DBR for incorporation into 17th monthly fee application.	1.30
12/16/02	Lord	Draft CNO for Reed Smith's 16th monthly fee application.	.40
12/16/02	Muha	Review/revise DBRs for incorporation into 17th monthly fee application.	1.10
12/18/02	Muha	Review/revise fee and expense details for 17th monthly fee application.	1.40
12/20/02	Lord	Discuss October monthly CNO with R. Keuler (.1); review and revise same (.3); research docket for objections (.3); e-file CNO (.4); draft correspondence and prepare enclosures to Grace in-house counsel re: same (.4).	1.50
12/20/02	Muha	Final review of/revisions to 17th monthly fee and expense details.	.90
12/24/02	Lord	Review and prepare billing enclosures for e-filing and e-service of November monthly fee application (1.0); e-mails to P. Lykens and A. Muha re: same (.1).	1.10
12/26/02	Lord	Review and revise Summary of Reed Smith's November fee application (1.0); e-mail to M. Atkinson re: fee detail for same (.1); draft service e-mail for same (.2).	1.30

172573 W. R. Grace & Co. 60029 Fee Applications-Applicant January 28, 2003

Name

Date

Invoice Number 1000153 Page 3

Hours

2,764.00

\$ 2,764.00

12/27/02 Lord	Review and revise 17th monthly fee application for e-filing.	.80
12/30/02 Lord	Prepare 17th monthly fee application summary (.3); e-file monthly fee application (.3); complete and perfect e-mail and regular service for fee application per admin. order (.4).	1.00
		شني مسارعيه عشد معه معه
	TOTAL HOURS	16.20
TIME SUMMARY	Hours Rate Val	ue
Andrew J. Muha	6.10 at \$ 185.00 = 1,128	.50
Richard A. Jr. Keuler	1.80 at \$ 240.00 = 432	
John B. Lord	8.30 at \$ 145.00 = 1,203	

CURRENT FEES

TOTAL BALANCE DUE UPON RECEIPT

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number
Invoice Date

1000155 01/28/03

Client Number

172573

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Expenses

1,123.39

TOTAL BALANCE DUE UPON RECEIPT

\$ 1,123.39

W.R Grace & Co.	Invoice Number	1000155
One Town Center Road	Invoice Date	01/28/03
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60026

Re: Litigation and Litigation Consulting

FOR COSTS ADVANCED AND EXPENSES INCURRED:

Telephone Expense	5.50
Documentation Charge	232.80
Duplicating/Printing	200.40
Postage Expense	1.94
Courier Service	101.91
Outside Duplicating	69.34
Air Travel Expense	511.50

CURRENT EXPENSES	1,123.39
TOTAL BALANCE DUE UPON RECEIPT	\$ 1,123.39

W.R Grace & Co. Invoice Number 1000155 Invoice Date 01/28/03 One Town Center Road Boca Raton, FL 33486 Client Number 172573 Matter Number

60026

.40

8.10

Re: (60026) Litigation and Litigation Consulting

FOR COSTS ADVANCED AND EXPENSES INCURRED: 11/25/02 561-362-1533/BOCA RATON, FL/7 11/26/02 215-851-8250/PHTLA PA/22

11/26/02	215-851-8250/PHILA, PA/22	1.28
12/04/02	561-362-1583/BOCA RATON, FL/8	.51
12/04/02	561-362-1533/BOCA RATON, FL/8	.46
12/05/02	561-362-1583/BOCA RATON, FL/7	.40
12/09/02	561-362-1533/BOCA RATON, FL/8	.46
12/19/02	202-457-6315/WASHINGTON, DC/12	.68
12/19/02	202-457-6315/WASHINGTON, DC/18	1.08
12/20/02	303-866-0408/DENVER, CO/3	.23
12/10/02	Documentation Charge-Pacer charges	89.50
12/13/02	Documentation Charge-Pacer charges	36.55
12/30/02	PACER USAGE FOR MONTH OF OCTOBER 2002- Documentation Charge - docket review service	106.75

	expense.	
11/26/02	ATTY # 0856: 6 COPIES	.90
11/27/02	ATTY # 0718; 329 COPIES	49.35
11/27/02	ATTY # 1398: 3 COPIES	.45
12/02/02	ATTY # 0856: 2 COPIES	.30

12/02/02 ATTY # 0559; 54 COPIES

172573 W. R. Grace & Co. 60026 Litigation and Litigation Consulting January 28, 2003	Invoice Number 1000155 Page 2
12/02/02 ATTY # 0559; 14 COPIES	2.10
12/02/02 ATTY # 0559; 16 COPIES	2.40
12/03/02 ATTY # 0885: 4 COPIES	.60
12/03/02 ATTY # 0885: 5 COPIES	.75
12/03/02 ATTY # 0559: 2 COPIES	.30
12/04/02 ATTY # 0559: 1 COPIES	.15
12/04/02 ATTY # 0885: 3 COPIES	.45
12/04/02 ATTY # 0885: 5 COPIES	.75
12/04/02 ATTY # 0559: 2 COPIES	.30
12/04/02 ATTY # 0559: 1 COPIES	.15
12/04/02 ATTY # 0559: 2 COPIES	.30
12/04/02 ATTY # 0718: 3 COPIES	.45
12/04/02 ATTY # 0856; 18 COPIES	1.80
12/05/02 ATTY # 0559: 2 COPIES	.30
12/05/02 ATTY # 0559: 2 COPIES	.30
12/05/02 ATTY # 0559: 1 COPIES	.15
12/05/02 ATTY # 0885: 1 COPIES	.15
12/05/02 ATTY # 0559: 2 COPIES	.30
12/05/02 ATTY # 0559; 39 COPIES	5.85
12/06/02 ATTY # 0559: 1 COPIES	.15
12/06/02 ATTY # 0559: 2 COPIES	.30
12/06/02 ATTY # 0559: 2 COPIES	.30
12/06/02 ATTY # 0559: 2 COPIES	.30
12/06/02 ATTY # 0885: 1 COPIES	.15
12/06/02 ATTY # 0559; 88 COPIES	13.20
12/06/02 ATTY # 0559; 10 COPIES	1.50

60026 Lit	R. Grace & Co. igation and Litigation Consulting uary 28, 2003	Invoice Number 1000155 Page 3
12/06/02	ATTY # 0718; 13 COPIES	1.95
12/07/02	ATTY # 0349: 1 COPIES	.15
12/07/02	ATTY # 0349: 1 COPIES	.15
12/09/02	ATTY # 0559: 1 COPIES	.15
12/09/02	ATTY # 0559: 1 COPIES	.15
12/10/02	ATTY # 1911: 2 COPIES	.30
12/10/02	ATTY # 1911: 10 COPIES	1.50
12/11/02	ATTY # 1911: 7 COPIES	1.05
12/11/02	ATTY # 1911: 29 COPIES	4.35
12/11/02	ATTY # 1911: 6 COPIES	.90
12/11/02	ATTY # 1911: 4 COPIES	.60
12/11/02	ATTY # 1911: 1 COPIES	.15
12/11/02	ATTY # 0349: 1 COPIES	.15
12/11/02	ATTY # 1911: 1 COPIES	.15
12/11/02	ATTY # 1911: 12 COPIES	1.80
12/11/02	ATTY # 1911: 1 COPIES	.15
12/12/02	ATTY # 1911: 1 COPIES	.15
12/12/02	ATTY # 1911: 1 COPIES	.15
12/12/02	ATTY # 1911: 1 COPIES	.15
12/12/02	ATTY # 1911: 2 COPIES	.30
12/12/02	ATTY # 1911: 4 COPIES	.60
12/12/02	ATTY # 1911: 1 COPIES	.15
12/12/02	ATTY # 1911: 4 COPIES	.60
12/12/02	ATTY # 1911: 1 COPIES	.15
12/13/02	ATTY # 1911: 1 COPIES	.15
12/13/02	ATTY # 1911: 6 COPIES	.90

172573 W. R. Grace & Co. 60026 Litigation and Litigation Consulting January 28, 2003	Invoice Number Page 4	1000155
12/13/02 ATTY # 1911: 1 COPIES		15
12/13/02 ATTY # 1911: 8 COPIES	1.	20
12/13/02 ATTY # 1911: 1 COPIES	•	15
12/13/02 ATTY # 1911: 1 COPIES		15
12/13/02 ATTY # 1911: 1 COPIES		15
12/13/02 ATTY # 1911: 1 COPIES		15
12/13/02 ATTY # 1911: 1 COPIES		15
12/13/02 ATTY # 1911: 1 COPIES		15
12/13/02 ATTY # 1911: 2 COPIES		30
12/13/02 ATTY # 1911: 1 COPIES		15
12/16/02 ATTY # 0718: 3 COPIES		45
12/17/02 ATTY # 0559; 11 COPIES	1.	65
12/18/02 ATTY # 0559; 8 COPIES	1.	20
12/19/02 ATTY # 0885: 2 COPIES		30
12/19/02 ATTY # 0559: 4 COPIES		60
12/19/02 ATTY # 0885: 3 COPIES		45
12/19/02 ATTY # 0559; 43 COPIES	6.	45
12/20/02 ATTY # 0885: 2 COPIES	•	30
12/20/02 ATTY # 0885: 1 COPIES	•	15
12/20/02 ATTY # 0885: 1 COPIES		15
12/20/02 ATTY # 0559; 59 COPIES	8.	85
12/20/02 ATTY # 0718; 30 COPIES	4.	50
12/20/02 ATTY # 0718; 15 COPIES	2.	25
12/20/02 ATTY # 0718; 1 COPIES	. •	15
12/20/02 ATTY # 0718; 32 COPIES	4.	80
12/23/02 ATTY # 0349; 1 COPIES		15

60026 Lit	R. Grace & Co. igation and Litigation Consulting uary 28, 2003	Invoice Number Page 5	1000155
12/23/02	ATTY # 0885: 2 COPIES		30
12/23/02	ATTY # 0559: 5 COPIES	•	75
12/23/02	ATTY # 0885: 4 COPIES		60
12/23/02	ATTY # 0885: 4 COPIES	.•	60
12/24/02	ATTY # 0718: 16 COPIES	2.	40
12/24/02	ATTY # 0718: 16 COPIES	2.	40
12/27/02	ATTY # 0718: 1 COPIES		15
12/27/02	ATTY # 0718: 12 COPIES	1.	80
12/30/02	ATTY # 0718; 270 COPIES	40.	50
12/30/02	ATTY # 0559: 6 COPIES		90
12/30/02	ATTY # 0559: 2 COPIES		30
12/31/02	ATTY # 0559; 12 COPIES	1.	80
12/31/02	ATTY # 0559; 12 COPIES	1.	80
12/31/02	ATTY # 0559: 1 COPIES		1,5
12/31/02	ATTY # 0559: 6 COPIES		90
12/31/02	ATTY # 0559: 3 COPIES		45
12/04/02	Postage Expense		37
12/06/02	Postage Expense	•	60
12/31/02	Postage Expense	•	60
12/31/02	Postage Expense		37
11/20/02	Courier Service UPS	8.	92
11/27/02	Courier Service-UPS	8.	92
11/30/02	PARCELS 11/25/02 14466	5.	00
11/30/02	PARCELS 11/25/02 14466	.5,	00
11/30/02	PARCELS 11/25/02 14466	5.	00
11/30/02	PARCELS 11/25/02 14466	5.	00

60026 Liti	R. Grace & Co. gation and Litigation Consulting mary 28, 2003	Invoice Number 1000155 Page 6
11/30/02	PARCELS 11/25/02 14466	5.00
11/30/02	PARCELS 11/25/02 14466	5.00
11/30/02	PARCELS 11/25/02 14466	5.00
12/09/02	PARCELS 12/06/02 14564	5.00
12/09/02	PARCELS 12/06/02 14564	5.00
12/09/02	PARCELS 12/06/02 14564	5.00
12/09/02	PARCELS 12/06/02 14564	5.00
12/09/02	PARCELS 12/06/02 14564	5.00
12/09/02	PARCELS 12/06/02 14564	5.00
12/09/02	PARCELS 12/06/02 14564	5.00
12/09/02	PARCELS 12/06/02 14564	5.00
12/31/02	Courier Service UPS	9.07
12/17/02	11/27/02 Outside Duplicating	34.67
12/17/02	11/27/02 Outside Duplicating	34.67
11/22/02	RESTIVO/JAMES J 25NOV PIT PHL PIT- Coach-c airfare for attendance at Nov. 2002 omnibuthearing in Wilmington, DE	
	CURRENT EXPENSES	1,123.39
	TOTAL BALANCE DUE UPON R	* 1,123.39

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487

Invoice Number 1000159
Invoice Date 01/28/03
Client Number 172573

1000159

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Expenses

15,186.66

TOTAL BALANCE DUE UPON RECEIPT

\$ 15,186.66 ______

W. R. Grace	Invoice Number	1000159
5400 Broken Sound Blvd., N.W.	Invoice Date	01/28/03
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60028

Re: ZAI Science Trial

FOR COSTS ADVANCED AND EXPENSES INCURRED:

Telephone Expense	3.69
Duplicating/Printing	62.70
Westlaw	19.87
Postage Expense	4.62
Courier Service	11.16
Outside Duplicating	14,919.49
Meal Expense	82.18
Telephone - Outside	82.95

CURRENT EXPENSES 15,186.66

TOTAL BALANCE DUE UPON RECEIPT \$ 15,186.66

W. R. Grace	Invoice Number	1000159
5400 Broken Sound Blvd., N.W.	Invoice Date	01/28/03
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60028

Re: (60028) ZAI Science Trial

FOR COSTS ADVANCED AND EXPENSES INCURRED: 11/22/02 843-727-6513/CHARLESTON, SC/6 .34 11/22/02 843-727-6513/CHARLESTON, SC/2 .17 11/22/02 843-727-6513/CHARLESTON, SC/3 .23 11/22/02 843-727-6513/CHARLESTON, SC/1 .11 11/22/02 302-652-5340/WILMINGTON, DE/2 .11 11/26/02 561-362-1533/BOCA RATON, FL/5 . 34 12/13/02 617-426-5900/BOSTON, MA/15 .86 12/16/02 843-727-6673/CHARLESTON, SC/2 .11 12/16/02 302-778-7533/WILMINGTON, DE/3 .17 12/19/02 843-727-6688/CHARLESTON, SC/3 .17 12/19/02 617-426-5900/BOSTON, MA/13 .74 12/23/02 617-426-0135/BOSTON, MA/5 .34 11/20/02 ATTY # 1911: 7 COPIES 1.05 11/20/02 ATTY # 1911: 1 COPIES .15 11/21/02 ATTY # 1911: 4 COPIES .60 11/21/02 ATTY # 1911: 4 COPIES .60 12/02/02 ATTY # 0856: 1 COPIES .15 12/02/02 ATTY # 0856: 2 COPIES .30

172573 W. R. Grace 60028 ZAI Science January 28,	Trial	Invoice Number 1000159 Page 2
12/02/02 ATTY #	0856; 1 COPIES	.15
12/04/02 ATTY #	0856: 32 COPIES	4.80
12/05/02 ATTY #	0885: 2 COPIES	.30
12/05/02 ATTY #	0710: 16 COPIES	2.40
12/06/02 ATTY #	0885: 1 COPIES	.15
12/06/02 ATTY #	0885: 2 COPIES	.30
12/06/02 ATTY #	0885: 2 COPIES	.30
12/09/02 ATTY #	0885; 1 COPIES	.15
12/09/02 ATTY #	0885: 3 COPIES	.45
12/09/02 ATTY #	0885: 2 COPIES	.30
12/09/02 ATTY #	0885: 1 COPIES	.15
12/13/02 ATTY #	0885: 5 COPIES	.75
12/13/02 ATTY #	0885: 3 COPIES	.45
12/13/02 ATTY #	0856; 9 COPIES	1.35
12/16/02 ATTY #	0856: 1 COPIES	.15
12/16/02 ATTY #	0856: 1 COPIES	.15
12/17/02 ATTY #	0885: 3 COPIES	.45
12/17/02 ATTY #	0885: 1 COPIES	.15
12/17/02 ATTY #	0885: 4 COPIES	.60
12/17/02 ATTY #	0885: 1 COPIES	.15
12/17/02 ATTY #	0885: 1 COPIES	.15
12/17/02 ATTY #	0885: 4 COPIES	.60
12/18/02 ATTY #	0885: 2 COPIES	.30
12/18/02 ATTY #	0885: 5 COPIES	.75
12/18/02 ATTY #	0885: 4 COPIES	.60
12/18/02 ATTY #	0885: 1 COPIES	.15

172573 W. R. Grace 60028 ZAI Science January 28,	Trial	Invoice Number Page 3	1000159
12/18/02 ATTY #	0885: 1 COPIES		15
12/18/02 ATTY #	0885: 4 COPIES	•	60
12/18/02 ATTY #	0885: 4 COPIES		60
12/18/02 ATTY #	0885: 6 COPIES	•	90
12/18/02 ATTY #	0885; 68 COPIES	10.	20
12/18/02 ATTY #	0885; 30 COPIES	4.	50
12/19/02 ATTY #	0885: 2 COPIES		30
12/19/02 ATTY #	0885: 4 COPIES		60
12/19/02 ATTY #	0885: 5 COPIES	<i>*</i>	75
12/19/02 ATTY #	0885: 5 COPIES	•	75
12/19/02 ATTY #	4219: 3 COPIES	•	45
12/19/02 ATTY #	1048; 1 COPIES	•	15
12/19/02 ATTY #	0885; 81 COPIES	12.	15
12/23/02 ATTY #	0885; 8 COPIES	1.:	20
12/23/02 ATTY #	0885: 2 COPIES		30
12/26/02 ATTY #	0856: 32 COPIES	4.	80
12/27/02 ATTY #	0856: 6 COPIES	• •	90
12/27/02 ATTY #	0856: 1 COPIES	•	15
12/27/02 ATTY #	0856: 4 COPIES	• (60
12/30/02 ATTY #	0856: 12 COPIES	1.	80
12/30/02 ATTY #	0856: 12 COPIES	1.	80
12/03/02 Westlaw	v	14.	93
12/19/02 Westlaw	v	4.9	94
12/03/02 Postage	e Expense	, • :	37
12/09/02 Postage	Expense	• •	37

60028 ZAI	2. Grace & Co. Science Trial Mary 28, 2003	Invoice Number Page 4	1000159
12/19/02	Postage Expense	2.4	0
12/23/02	Postage Expense	1.4	.8
12/19/02	Courier Service FEDEX	11.1	.,6
12/05/02	Outside Duplicating VENDOR: CLICKS PROFESSIONAL COPY SERV Printing of additional, recently-discovered boxes of documents for timely production and prepar of defense in cost recovery action and ZAI Science Trial.		1
12/09/02	Outside Duplicating VENDOR: CLICKS PROFESSIONAL COPY SERV. DIGITAL PRINTING-Printing of additional, recently-discovered boxes of documents for production and preparation of defense in recovery action and ZAI Science Trial		:1
12/10/02	Outside Duplicating VENDOR: DITTO DOCU SERVICES, INCPrinting of additional, recently-discovered boxes of documents for production and preparation of defense in recovery action and ZAI Science Trial	for	64
01/20/03	Outside Duplicating VENDOR: ON SITE SOURCING INC DOCUMENT SCANNING DEC. 2002 - scanning of recently discovered documents subject to discovery in cost recovery acti and ZAI Science Trial		23
12/31/02	Meal Expense VENDOR: MARK'S GRILLE & CATERING LUNCH (12/20/02) for working lunc meeting with Grace in-house counsel and se science trial consultants		.8
12/23/02	Telephone - Outside VENDOR: CHORUS CAL INC. 7743215 10/23	L, 82.9	95
	CURRENT EXPENSES		15,186.66
	TOTAL BALANCE DUE UPON R		15,186.66

W.R Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1000149
Invoice Date 01/28/03

1000149

Client Number

172573

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees

7,692.50

TOTAL BALANCE DUE UPON RECEIPT

\$ 7,692.50

Case 01-01139-AMC Doc 3360-4 Filed 02/10/03 Page 40 of 42

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W. R. GRACE & CO., <u>et</u> <u>al.</u> , ¹) Case No. 01-01139 (JKF) (Jointly Administered)
Debtors)

CERTIFICATE OF SERVICE

I, Richard A. Keuler, Jr., certify that I am over 18 years of age and that on this 31th day of January, 2003, I caused a true and correct copy of the Summary of Application of Reed Smith LLP for Compensation for Services and Reimbursement of Expenses as Special Asbestos Liability Defense Counsel to Debtors for the Eighteenth Monthly Interim Period from December 1, 2002 Through December 31, 2002 (with attached Fee and Expense Detail) to be served upon the parties on the attached service list in the manner indicated.

/s/ Richard A. Keuler, Jr.

Richard A. Keuler, Jr. (No. 4108) REED SMITH LLP 1201 Market Street, Suite 1500 Wilmington, DE 19801

Phone: (302) 778-7500 Facsimile: (302) 778-7575 E-mail: rkeuler@reedsmith.com

Special Asbestos Product Liability Defense

Counsel

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food &N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Homover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners

SERVICE LIST

VIA FIRST CLASS MAIL AND ELECTRONIC MAIL

W.R. Grace & Co. Attn: David B. Siegel, Esq. Senior V.P. and General Counsel 7500 Grace Drive Columbia, MD 21044

E-mail: william.sparks@grace.com

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120 Founders Square
Dallas, TX 75202
E-mail: feeaudit@whsmithlaw.com

VIA HAND DELIVERY

Frank J. Perch, Esq.
Office of the United States Trustee
844 King Street, Suite 2311
Wilmington, DE 19801

VIA ELECTRONIC MAIL

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E-mail: james kapp@chicago.kirkland.com

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Philip Bentley, Esq. Kramer Levin Naftalis & Frankel LLP E-mail: pbentley@kramerlevin.com

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Klett Rooney Lieber & Schlorling
E-mail: jwaxman@klettrooney.com
currier@klettrooney